

Motion for Sanctions/
Relief.

BOP & BOP Individual Defendants

The U.S. Attorneys Office & The Defendants Being Represented Are guilty of civil conspiracy to interfere with due process of law. This conspiracy arose once the U.S. Attorneys Office prosecuting my criminal case was assigned counsel for the Defendants in my civil case. Simultaneously litigating both cases, the criminal case to its ending. Discovery violations were committed affecting both matters, where evidence in my criminal case was not provided to the defense. This evidence was generated by & connive been used against Defendants Being Represented by the U.S. Attorney's prosecuting me. The U.S. Attorneys Acknowledged they know of this avoidance & its tie to my civil case during sentencing. When they told my defense attorneys that this avoidance was a matter for my civil case or compassionate release motion after my attorney brought up its existence. There is more than a casual link between these matters. The civil case is based off incidents surrounding my arrest & criminal case.

Further evidence of the existence of a conspiracy & its direct injury to my due process rights is that the BOP & its Defendants failed to provide my defense, probation or the courts with a response in regards to my medical condition or any treatments being provided in my defenses attempt to receive a medical departure. There was no explanation from the U.S. Attorney's office as to why no response was given by the

BOP. Instead the US Attorney used medical records they were given proving they were in contact with the BOP & the Defendants to provide their own medical assessments & diagnosis. This was also done because any response given by the Defendants concerning my medical claims could be used against them in my civil case. This proves collusion between the US Attorneys & Defendants concerning both criminal & civil matters. This is interference of due process right by definition. An investigation into conspiracy & possible RICO violations should be done.

The US Attorney have not been complying with delivering motions on time. I usually don't receive the motion till past the hearing date 2-4 weeks after they are filed with the courts giving me no time to respond.

Further possible retaliation by BOP in a recent transfer being denied. I have been programming going to college & worked my points to a low security level. There is no medical doctor at my current institution or is it set up to deal with my disabilities. The unit team recommended my transfer from a medium security facility to a low security medical facility. My transfer was denied reasoning "population management" with no other reason to warrant an upward variance for my security level to keep me in a medium security facility. This is obviously in retaliation.

The Attorneys have also retaliated by releasing sensitive information in the declaration by Mrs Rogowski. The 1st time could of been done in carelessness

BUT AFTER notifying them & the courts that they provided Sensitive Documents without Being Sealed & The possible risk to my safety life & security. They provided 3 more Documents as exhibits violating privacy rights & Disclosure violations putting me at further risk,

Relief

Im ASKING That an Attorney Be Appointed TO investigate the MISCONDUCT & That the US Attorney receive a sanction & I Be awarded up to \$2500 for their MISCONDUCT & DAMAGES to my liberties & due process rights. I ALSO ASK that ALL further postage & copy costs Be covered By ROP

I Swear under "penalty" o & "perjury" that All SAID is "true" & "correct"

Michael Wood



9-18-23

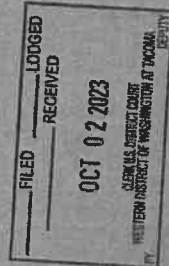
~~USPS~~
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